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PTO/88/61 (07-09)

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U.S. Palant and Transport Office U.S. DEPARTMENT OF COMMERCE Under the Perjurents Reduction Act of 1995, no persons are required to respond to a collection of informani upicial il displays a valid CMB corded number. Docket Number (Optional) PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT 039.002USWO ABANDONED UNAVOIDABLY UNDER 37 CFR 4.137(a) First Named Inventor: Doris Hjorth Hansen Art Unit . 3772 Application Number: ___10/536,815 France: JACKSON, Brandon Lee Filed: 11 August 2005 Title: POST-OPERATIVE VEST Attention: Office of Petitions Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (571) 272-3282. The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Fredemark Office. The date of abandonment is the day after the explication date of the period set for reply in the Office notice or action plus any extensions of time actually obtained. APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION. NOTE: A grantable petition requires the following items: (1) Petition fee: Reply and/or issue fee: Terminal discinimer with disclaimer fee - required for all utility and plant applications filed before June 8, 1995, and for all design applications; and (4) Adequate showing of the cause of unavoidable delay. 1. Petition fee Small entity - fee \$ 270.00 ___ (37 CFR 1.17(i)). Applicant claims small entity status. 7 See 37 CFR 1.27. Other than small eality - fee \$___ _(37 CFR 1.17(1)). 2. Reply and/or fee The reply and/or fee to the above-noted Office action in the form of Amendement & Petition for 2 month extension of time (identify the type of reply): has been filed previously on August 18, 2009 7 is enclosed herewith. . B The issue fee of \$ has been filed previously on .. is enclosed herewith.

[Page 1 of 3] [P2ge 1 of 3]

This collection of information is required by 57 CFR 1.157(a). The information is required to obtain or retain a boundit by the public which is to (its (and by the USPTO to process) an application. Confidentially is governed by 38 U.S.C. 1/2 and 37 CFR 1.11 and 1.14. This collection is explicated to take it from a complete, including gettering, preparing, and substituting its completed application from to the USPTO. Time will very depending upon the implicitual case. Any comments on the emount of time you require to complete this firm and/or suggestions for reducing distribution, about 0 to the Chief information officer, U.S. Peters and Tradement Officer, U.S. Dependent of Contraction, P.O. Box 1456, Alexandric, V.A. 22313-1450, OF NOT SERO OF COMPLETED FORMS TO THIS ADDRESS. SEND YO: Alles Sine Publish, Commissioner for Palastic, P.O. Box 4568, Alexandric, V.A. 22313-1450.

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PTC/SB/51 (07-09)
Approved for use shough 07/31/2012, OMB 0051-0061

U.S. Potent and Tradement Office, U.S. DEPARTMENT OF COMMERCE
Under the Peperwork Reduction Act of 1935, pe persons are required to respond to a distribute of influencian distribute distribute. PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED: UNAVOIDABLY UNDER 37 CFR 1.137(a) 3. Terminal disclaimer with disclaimer fee Since this utility/plant-application was filed on or after June 8, 1995, no terminal disclaimer is required. A terminal disclaimer (and disclaimer tee (37 CFR 1.20(d)) of \$ for a small entity or for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63). 4. An adequate showing of the cause of the delay, and that the entire datay in filing the required reply from the due date for the reply until the filing of a grantable petition under 37 CFR 1.137(a) was unavoidable, is enclosed. WARNING: Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity their. Personal information such as social security members, bank account numbers, of credit card numbers fother than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a polition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider reducting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patient application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or lessuance of a patient, Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2039 submitted for payment purposes are not retained in the application file and therefore are not publicly available 11/13/2009 **Date** 26,390 Mark A. Litman Registration Number, if applicable Typed or printed name 952-832-9090 3209 West 78th Street Address Telephone Number Edina, MN 55435 Address: Enclosure Fee Payment Repty ☐ Terminal Disclaimer Form Additional sheets contaming statements activitisting unavoidable delay Revocation and Power of Attorney, Petition for 2 month extension submitted 8/18/2009 CERTIFICATE OF MAILING OR TRANSMISSION (37 CFR 1.8(a)) t hereby certify that this correspondence is being: deposited with the United States Postal Service on the date shown below with sufficient postage as first class mall in an envelope addressed to Mail Stop Petition, Commissioner for Petints, P.O. Box 1450, Alexandria, VA 22313-1450. transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (571) 273-8900 11/13/2009 4 Signature Mark A. Libnan Typed or printed name of person signing certificate

[Page 2 of 3]

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PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a) NOTE: The following chowing of the cause of unavoidable delay must be signed by all applicants or by enjy other ... perty who is presenting statements concerning the cause of delay. 11/13/2009 Date onatira Mark A. Litman 26:390 Registration Number, If applicable Typed or printed name (in the space provided below, please explain in detail the reasons for the delay in filing a proper reply.) US Patent Application 10/538,815 became abandoned alnce the USPTO tailed to Image the Americanent, Redtlori for 2 month Edension of Time, Revocation and Power of Attorney and the appropriate transmittal documents, all of which vere submitted, by facsimile, on August 18, 2009. The applicant received a Notice of Abandonment dated October 28, 2009: Upon receipt, the Applicant contacted her newly assigned Attorney, Mark A. Litman, Registration No.: 26,390, and asked him to follow up with this matter. Applicant's attorney checked the Image Wrepper for 10/536,615, on Püblic Pair and did not see the Amendment, Petition for Extension of Time, nor the Revocation and Power of Altomey. Applicant has proof that the United States Patent and Trademark Office received said documents on August 18, 2009, since a USPTO Auto-Rapty Facsimile Transmission was faxed to the Attorney Lilman's office minutes after the August 18, 2009, submission. Since this is obviously the fault of the United States Patent and Trademark Office, the Applicant should not be responsible for the petition fee of \$270.00. See attached documents originally submitted on August 18, 2009, Applicant requests that the Office withdraw the Abandonment and Ravive the US Patent Application 10538,815, as cli as consider the Amendment, Pethion for Exemption of Time and Revocation and Power of Attorney as originally submitted on August 18, 2009. This is a petition to revive an unavoidably abandoned épplication, the cause of the error in holding the Application: being the sole error of the U.S. Patent and Trademark Office. The Application had received a Non-Final Office Action rejection all claims in the Application malied on likerch 20, 2009. In response to this Office Action, new counsel for the client sent in a facsimile transmission on 18 August 2009, which transmission included: 1) A complete amendment and response to the Office Action; A petition for extension of time and authorization for payment of the petition lee for the time necessary; 3) A new power of atterney signed by the client; 4) Facsimile transmission sheet; and 5) Amendment Transmittal documents including claim count and fee schedule. All documents were earlt with individual and collective transmission by facelinite Certification. To provide clear evidence of the timely filling of this Amendment, Counsel for Applicant attached herete a copy of each document sent by facsimile transmission, Coursel's facsimile report from his fax machine of the successful facsimile transmission to the US Patent and Trademark Office at 571.273.8300 and the transmission receipt from the US PTO dated 18 August 2009 indicating receipt of all pages of the transmission: As all appropriate and required documents for a complete response to the Office Action were in fact timely and correctly filed with the US Patent and Trademark Office, and as Applicant has shown by clear and convincing evidence that the documents were both sent to and received by the US Palent and Trademark Office, the abandonment of this application was unavoidable and should be withdrawn, with no fees charged to Applicant.

(Please attach additional attacts if additional space is needed.)

Signature

Name (Print/Type): Mark-A.:Lifman

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Date ///3/2009

PTO/SB/17 (10-06)
Approved for use through 06/30/2010. OMB 0661-0032 U.S. Pablit and Tradémark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Raduction Act of 1995 no persons are sequired to respond to a collection of information unless it displays a valid OMS control number Efficient on 12/09/2004. Complete If Known oursuant to the Co Application Number 10/536.815 **FEE TRANSMI** Filing Date 11 August 2005 For FY 2009 First Named Inventor Dorls Hjorth Hansen Examiner Name JACKSON, Brandon Lee Applicant claims email-entity status. See 37 CFR 1.27 Art Unit 3772 TOTAL AMOUNT OF PAYMENT (\$) 270.00 038.002USWO Attorney Docket No. METHOD OF PAYMENT (check all that apply) Check Credit Card Money Order None Other (please identify): Deposit Account Deposit Account Number: 50-1391 / Deposit Account Name: Mark A. Litman For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) √ Charge fee(s) indicated below Charge fee(s) indicated below, except for the filing fee Charge any additional fee(a) or underpayments of fee(s) Charge Bry assault and 1.17 under 37 CFR 1.16 and 1.17 ✓ Credit any overpayments WARDERES: Information on this form may be information and authorization on PTO-2028. public. Credit card information should not be included out this form. Frivide credit card \cdot FEE CALCULATION BASIC FILING, SEARCH, AND EXAMINATION FEES FILING FEES **EXAMINATION FEES** SEARCH FEES Small Entity Small Entity Separt Entity **Application Type** Fee (\$) Fees Paid (8) Per (D) Fee (\$1 Fee (\$) Fee (\$) Utility 330 165 540 220 110 Design 220 110 100 140 70 Ω 50 O Plant 220 110 330 170 165 85 330 O Reissue 165 540 270 650 325 220 Ω **Provisional** 1.10 0 O O 2. EXCESS CLAIM FEES Small Entity F99.(\$) Fee (1) Fee Description Each claim over 20 (including Reissucs) 52 220 110 Bach independent claim over 3 (including Reissnes) 390 195 Multiple dependent claims Total Claims Extra Claims Multiple Depen dent Claims Fee (8) Fee Paid (1) - 20 or HP = Fee (\$) For Paid (\$) O. HP = highest number of total claims paid for, if greater than 20. Indep. Claims Extra Claims Fee (S) Fee Pekt (1) -3 or HP .= 0 HP = highest number of independent claims paid for, if greater than 3. APPLICATION SIZE FEE If the specification and drawings exceed 100 absets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(o)), the application size fee due is \$270 (\$135 for small entity) for each additional 50 Total Sheets Fee (\$) Fee Poid (1) 0 4: OTHER FEE(8) Fees Paid (\$) Non-English Specification, \$130 fee (no small entity discount) 0 Other (e.g., Inte filling surcharge): Petition For Revival of an Application for Patent Abandoned Unavoidably \$270 SHAMITTED BY Registration No. 25,390 (Attorney/Agents Telephone 852-832-6080

This collection of information is required by 37 CFR 1.138. This information is required to cites/for retain a behalf by the public which is to the (aird by the USPTO to process) an application. Confidentiality is governed by 36 U.S.C. 122 and 37 CFR 1.14. This collection is assumeted to take 30 minutes to complete, including gathering, proposing, and submitting the completed signification from to the USPTO. Time will very depending upon the individual case. Any comments on the emount of time you require to complete this form article subgestore for reciping this burden, should be sent to the Child Information Office, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Biol. 460, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissioner for Pollects, P.O. Box 1609, Alexandria, VA 22313-1450.

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NOV 1 3 2009

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Technicals Office Admir/COMMISSIONER FOR PATENTS P.O. Box 1430 Alexandra, Vegicia 2283-4635

APPLICATION INO.	PELBODATE .	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	COMPRESATION NO.		
10/536,815	08/11/2005	Doris Hjorik Hansen	133630-0001	1376		
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			10/29/2009	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

PTOL-90A (Rov. 04/07)

RECEIVED CENTRAL FAX CENTER NOV 1 3 2009

	Application No.	Applicant(s)					
Motion of Abandan	10/536.815	HANSEN, DORIS HJORTH					
Notice of Abandonment	Examiner	Art Unit					
	BRANDON JACKSON	3772					
The MAILING DATE of this communication so			dress-				
This application is abandoned in view of:			· ·				
Applicant's failure to timely file a proper reply to the Office (a) A reply was received on(with a Certificate of period for reply (including a total extension of time of	Meiling or Transmission dated), which is after the	expiration of the				
(b) A proposed reply was received on, but it does		7 CFR 1.113 (a) to 1	the final rejection.				
(A proper reply under 37 CFR 1.113 to a final rejectic application in condition for allowance; (2) a timely file Continued Examination (RCE) in compliance with 37	m consists only of: (1) a timely filed and Notice of Appeal (with appeal fee); (nendment which pla	eces the				
(c) A repty was received onbut it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).							
(d) No rapily has been received.							
2. Applicant's fallure to timely pay the required issue fee ar from the malling date of the Notice of Allowance (PTOL-(a) The issue fee and publication fee, if applicable, we	85). Is received on (with a Ceitifica	ite of Mailing or Tr	betab nolesimisas				
(b) The submitted fee of \$ is insufficient. A balance	e of \$is due.						
The issue fee required by 37 CFR 1.18 is \$ The publication fee, if required by 37 CFR 1.18(d), is \$							
(c) The issue fee and publication fee, if applicable, has n	ot been received.						
Applicant's failure to timely file corrected drawings as req Allowability (PTO-37).							
(a) Proposed corrected travelings were received on after the expiration of the period for reply.	_(with a Certificate of Mailing or Trans	smission dated), which is				
(b) No corrected drawings have been received.							
 The latter of express abandonment which is signed by the applicants. 	e attorney or agent of record, the assi	gnee of the entire in	nerest, or all of				
 The letter of express abandonment which is signed by an 1.34(a)) upon the filing of a continuing application. 	altomey or agent (acting in a represe	entative capacity un	der 37 CFR				
 The decision by the Board of Patent Appeals and Interference rendered on and because the period for seeking court review of the decision has expired and there are no allowed claims. 							
7. 🔯 The reason(s) below:							
As of 7 months of the last mailed Office Action, no	reply has been filed.						
	/Michael Brown/ Primary Examiner, Art Unit	3772					
Pesitione to revive under 37 CFR 1.137(a) or (b), or requeste to without minutes any negative effects on patient form.	lw the holding of sbandonment under 37 C	FR 1.181, should be	promptly filed to				
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MARK A. LITMAN & ASSOCIATES, P.A.
PATENT, TEADERABLE & CONTRIGHT ATTORNEYS
York Business Center, Suite 205
3209 West 76 Street

Edina MN 55435

Telephone (952)832,9090

Facsimile (952)832,9191

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Hansen, Doria Hjorth

10/536.815

Examiner:

JACKSON, Brandon

Serial No.

Group Art Unit:

3772

Filed:

11 August 2005

Docket No.

039.002USW0

Title:

POST-OPERATIVE VEST

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Facsimile (952)832.9191

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

Hansen, Doris Hjorth

Examiner:

Docket No.

JACKSON, Brandon

Serial No.

10/536.815

Group Art Unit:

3772

Filed:

11 August 2005

039.002USWO

Title:

POST-OPERATIVE VEST

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> Atty: Mark A. Litte Reg. No. 26,390

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Mark A Litera

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